

REMARKS

Applicant respectfully requests reconsideration of this application. Claims 1-28 were pending. Claims 1, 11, and 19 have been amended. Claims 8, 16, and 26 have been canceled without prejudice. Claims 1-7, 9-15, 17-25, and 27-28 remain pending.

CLAIM REJECTIONS

Claims 1-3, 5-7, 9, 11, 13-15, 17, 19-21, 23-25, and 27 were rejected under 35 U.S.C. §102(e) as being anticipated by U.S. Patent No. 6,754,885 of Steven Dardinski (“Dardinski”). Applicant respectfully traverses the rejection.

Claim 1 as amended sets forth “dynamically generating user interface display code at run time for a user based upon the set of configuration parameters and *the user’s role within an organization.*” In contrast, Dardinski fails to disclose at least the above limitation.

According to Dardinski, an implementation-standard appearance definition object may be overridden by a user-defined appearance definition object at runtime to produce customized displays and printouts to satisfy unique *customer documentation requirements* (Dardinski, col. 35, ln. 40-45). Dardinski does not disclose dynamically generating user interface display code at run time for a user based upon *the user’s role within an organization.* Furthermore, Dardinski does not suggest or imply that the customer documentation requirements disclosed are relevant to the user’s role within an organization. Therefore, Dardinski fails to anticipate claim 1 as amended. Withdrawal of the rejection is respectfully requested.

For the reason discussed above with respect to claim 1, claims 11 and 19 are not anticipated by Dardinski. Withdrawal of the rejection is respectfully requested. Claims 2-3, 5-7, 9, 13-15, 17, 20-21, 23-25, and 27 depend, directly or indirectly, from claims 1, 11, and 19, respectively. Thus, having additional limitations, claims 2-3, 5-7, 9, 13-15, 17, 20-21, 23-25, and 27 are not anticipated by Dardinski. Withdrawal of the rejection is respectfully requested.

Claims 4, 8, 12, 16, 22, and 26 were rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 6,754,885 of Steven Dardinski ("Dardinski") in view of applicant's admission of prior art (hereinafter "current applicant"). Applicant respectfully traverses the rejection. Claims 8, 16, and 26 have been canceled without prejudice, thus obviating the rejection. Claims 4, 12, and 22 depend from claims 1, 11, and 19, respectively, and thus, include the limitations set forth in claims 1, 11, and 19, respectively. For the reason discussed above with respect to claim 1, Dardinski fails to teach the limitation of "dynamically generating user interface display code at run time for a user based upon the set of configuration parameters and the user's role within an organization." Furthermore, the alleged admission of prior art in the current application does not disclose such a limitation. Since neither references, alone or in combination, teaches the limitation set forth in each of the base claims of claims 4, 12, and 22, claims 4, 12, and 22 are patentable over Dardinski in view of the alleged admission of prior art. Withdrawal of the rejection is requested.

Claims 4, 8, 12, 16, 22, and 26 were rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 6,754,885 of Steven Dardinski ("Dardinski") in view of Microsoft Dictionary 3<sup>rd</sup> edition, 1997 (hereinafter "Dictionary"). Applicant respectfully traverses the rejection. Claims 8, 16, and 26 have been canceled without

prejudice, thus obviating the rejection. Claims 4, 12, and 22 depend from claims 1, 11, and 19, respectively, and thus, include the limitations set forth in claims 1, 11, and 19, respectively. For the reason discussed above with respect to claim 1, Dardinski fails to teach the limitation of "dynamically generating user interface display code at run time for a user based upon the set of configuration parameters and the user's role within an organization." Furthermore, the Dictionary does not disclose such a limitation. Since neither references, alone or in combination, teaches the limitation set forth in each of the base claims of claims 4, 12, and 22, claims 4, 12, and 22 are patentable over Dardinski in view of the Dictionary. Withdrawal of the rejection is requested.

Claims 10, 18, and 28 were rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 6,754,885 of Steven Dardinski ("Dardinski") in view of US2004/0117773 by Pascal Nicolle (hereinafter "Nicolle"). Applicant respectfully traverses the rejection. Claims 10, 18, and 28 depend from claims 1, 11, and 19, respectively, and thus, include the limitations set forth in claims 1, 11, and 19, respectively. For the reason discussed above with respect to claim 1, Dardinski fails to teach the limitation of "dynamically generating user interface display code at run time for a user based upon the set of configuration parameters and the user's role within an organization." Furthermore, the Nicolle does not disclose such a limitation. Since neither references, alone or in combination, teaches the limitation set forth in each of the base claims of claims 10, 18, and 28, claims 10, 18, and 28 are patentable over Dardinski in view of Nicolle. Withdrawal of the rejection is requested.

**CONCLUSION**

Applicant respectfully submits that the rejections have been overcome by the remarks, and that the pending claims are in condition for allowance. Accordingly, Applicant respectfully requests the rejections be withdrawn and the pending claims be allowed.

Pursuant to 37 C.F.R. 1.136(a)(3), Applicants hereby request and authorize the U.S. Patent and Trademark Office to (1) treat any concurrent or future reply that requires a petition for extension of time as incorporating a petition for extension of time for the appropriate length of time and (2) charge all required fees, including extension of time fees and fees under 37 C.F.R. 1.16 and 1.17, to Deposit Account No. 02-2666.

Respectfully submitted,  
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Date: 3/16, 2006

  
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